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Jorgenson - Martenez et. al.,

Case No. 1:06-CV-BLI

NoTxce of Appeal

on act. 13 2000 This matter came Before the court for a sua sponte review of the complaint to determine: (1) Whether the complaint, or any Portion of IT, should be dismissed because It to Frivolous, malicious, fails to state a claim upon which relief may be granted or seeks monetary relief from a defendant who is Immune from such relief and whether Plaintiff has exhausted his administrative remedies. Dock Pagel

The court addressed each of Plaintiff claims separately. Docy lage 3

The court dismissed Plaintiff complaint in its entirety without PreJudice. Doc. 4 Page 3

The court order'd That Plaintiffs devial of medical care claim against defendant canter concerning his January 2000 suicide attempt and discrimination claim under the A.D.A. are DISMISSED WITHOUT PREJUDICE TO refiling After Plaintiff has shown he has exhausted the available Prison administrive remedies.

on January 20 The Denied Plaintiff motion to Proceed in forma Paufer's and stated that case No. 1:06-MC-06 was not a continuation of refiling of case no. 1:00-CV-861, and not under imminent Plaintiff is fulling this court in notice of Appeal.

Plaintiff is filing filing a direct Appeal to the united States Suprem court Pursuant to 28 U.S.C. A. S1291

Dermis Panter